

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
)
W.R. GRACE & CO., *et al.*,²) Case No. 01-01139 (JKF)
) (Jointly Administered)
)
Debtors)

Objection Deadline: May 17, 2004 at 4:00 p.m.

Hearing Date: TBD only if necessary

FEE DETAIL FOR WOODCOCK WASHBURN'S MONTHLY FEE APPLICATION
FOR THE PERIOD MARCH 1, 2004 THROUGH MARCH 31, 2004

² The Debtors consist of the following 62 entities: W.R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W.R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-g II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W.R. Grace Capital Corporation, W.R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc.), Grace JVH, Inc., Asbestos Management, Inc., Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing System, Inc. (f/k/a Environmental Liability Management, Inc.), E&C Liquidating Corp., Emerson & Cuming, Inc., Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

Intecat v. Nol-Tec
Civil Action No.: 0:03CV4886
United States District Court
District of Minnesota

03/01/04	KMW	Attend to discovery issues: deposition coordination, responses to interrogatory and document requests.	1.40
03/01/04	LL	Attendance and assistance to the analysis and organization of documents for file preparation, document review and witness file preparation.	5.00
03/02/04	GHL	Preparation of response to Intecat's Third Interrogatories and Fifth Document Requests	0.70
03/02/04	LL	Attendance and assistance to the analysis and organization of documents for file preparation, document production, witness file preparation and updating various indicies.	5.00
03/02/04	KMW	Preparation of responses to interrogatory and document requests; analysis of Grace's requests; analysis of Intecat's responses to Grace's requests.	2.00
03/03/04	GHL	Preliminary review of Intecat's motion to compel production of financial information on catalyst additives on basis of entire market value rule damage theory, consideration of bases of opposition to same, and review of legal authorities on entire market value rule;	1.50
03/03/04	LL	Attendance and assistance to the analysis and organization of documents for file preparation, document production, witness file preparation and updating various indicies.	4.50
03/03/04	KMW	Analysis of motion to compel production, conference w/GHL regarding the same, legal research and analysis of damages, preparation of opposition to motion to compel.	4.30
03/03/04	KMW	Analysis of grace documents for production.	0.20
03/04/04	KMW	Analysis of motion to compel and preparation of opposition thereto.	3.50
03/04/04	GHL	Further analysis of Intecat's claim to damages on lost sales of additive and Intecat's related motion to compel documents relating to Grace additive sales and profits;	1.50
03/04/04	GHL	Attendance to scheduling issues, including telephone conferences with Intecat counsel and local counsel; communications with Grace regarding scheduling issues and to line up witnesses;	0.60

03/05/04	GHL	Conference with members of trial team regarding deposition scheduling communication with Grace representatives and with Intercat counsel regarding same; development of schedule;	1.25
03/05/04	GHL	Review of transcript of Bartholic deposition, and report to Mr. Maggio regarding the deposition;	0.50
03/05/04	KMW	Analysis of motion to compel and preparation of opposition.	5.50
03/05/04	DRB	Team meeting regarding discovery issues	0.50
03/08/04	KMW	Analysis of motion to compel, drafting opposition to the same; legal research and analysis of the same.	1.70
03/09/04	DRB	Analysis of discovery disputes and deposition scheduling	1.00
03/09/04	KMW	Attend to accusation of discovery deficiencies; analysis of Grace's document production.	1.00
03/09/04	KMW	Analysis of motion to compel production of documents; fact gathering, legal research and analysis, and drafting opposition in light of the same.	6.70
03/09/04	KMW	Analysis of Intercat's discovery responses; preparation of letter describing deficiencies.	1.00
03/10/04	NP	Preparing various deposition exhibit binders for D. Bailey	3.50
03/10/04	KMW	Analysis of Intercat's discovery responses and summarize deficiencies.	0.50
03/10/04	KMW	Analysis of motion to compel production and drafting opposition thereto.	8.00
03/11/04	CEZ	Travel to Minnapolis for Nol-Tec 30(b)(6) deposition. (5 hours at half-time)	2.50
03/11/04	DRB	Analysis of discovery requests and scheduling	1.00
03/11/04	DRB	Analysis of Bartholic deposition transcript	3.90
03/11/04	KMW	Legal research and analysis in support of opposition to motion to compel production; drafting the same; telephonic conference w/GHL regarding the same.	5.00
03/11/04	DRB	Letter to Intercat counsel regarding inspection	0.70
03/11/04	CEZ	Reviewed materials in preparation to defend Nol-Tec 30(b)(6) deposition; defended deposition	8.60
03/12/04	DRB	Analysis of Intercat discovery requests and Grace's response	1.00
03/12/04	GHL	Fee Application, Applicant -- preparation of fee petition for January 2004	0.50

03/12/04	KMW	Preparation of witness binders and strategy for modellers' 30(b)(6) depositions.	1.00
03/12/04	DRB	Telephone conference with Al Jordan to prepare discovery responses and schedule refinery discovery	0.50
03/12/04	KMW	Analysis of WRG production; telephonic conference w/opposing side regarding the same.	1.00
03/12/04	KMW	Legal analysis of opposition to motion to compel; drafting the same.	6.40
03/12/04	NP	Preparing witness kits and exhibit binders	4.50
03/12/04	DRB	Analysis of Al Jordan deposition transcripts	2.00
03/12/04	DRB	Preparation of opposition to Intercat's motion to compel discovery	1.50
03/12/04	DRB	Preparation for deposition of modeling people and analysis of model designs	2.00
03/12/04	DRB	Meet and confer with Intercat's counsel	0.50
03/13/04	CEZ	Legal research regarding claim construction issues.	1.20
03/14/04	KMW	Preparation of opposition to motion to compel document production.	1.10
03/15/04	DRB	Preparation for defending depositions of Modeling personnel	1.10
03/15/04	CEZ	Met with team to discuss scheduling.	0.50
03/15/04	DRB	Drafting opposition to Intercat's Motion to Compel	4.50
03/15/04	DRB	Scheduling refinery depositions	0.50
03/15/04	KMW	Preparation for Graces 30(b)(6) depositions.	1.00
03/15/04	MDB	Prepare witness binders for Christopher Schult and Alan Kramer	7.00
03/15/04	KMW	Preparation of subpoena for BP Whiting.	0.70
03/15/04	DRB	Strategy meeting for discovery	1.50
03/15/04	FTC	Met with G. Levin, D. Bailey, K. Whitney, and C. Ziegler to discuss case strategy and scheduling.	1.50
03/15/04	GHL	Fee Application Applicant -- preparation of fee petition for January 2004.	0.80
03/15/04	GHL	Meeting with trial team members on outstanding discovery issues, strategy for defense and taking of scheduled depositions, and general case strategy;	1.50

03/15/04	NP	Scanning documents, preparing binders for D.Bailey	4.00
03/15/04	KMW	Strategy meeting w/GHL, FTC, DRB, CEZ.	1.50
03/15/04	KMW	Drafting opposition to motion to compel and conference w/DRB regarding the same.	3.20
03/16/04	KMW	Preparation of subpoenas to refineries and scheduling of depositions.	2.70
03/16/04	DRB	Travel to Grace for deposition preparation	1.50
03/16/04	GHL	Review of transcript of Bartholic deposition, and development of case strategy in view of same;	0.50
03/16/04	DRB	Preparation of witnesses - Robert Riley, Chris Schultz and Alan Kramer for deposition	8.00
03/16/04	KMW	Preparation for 30(b)(6) depositions.	0.50
03/16/04	CEZ	Reviewed draft 30(b)(6) notice; met with K. Whitney to discuss same.	1.20
03/16/04	MDB	Prepare witness binders for John Sorial and Tesoro-Mandan	7.00
03/16/04	NP	Preparing document production, preparing binders for D. Bailey	3.00
03/16/04	KMW	Analysis of motion to compel document production and fact gathering for opposition.	1.40
03/17/04	MDB	Prepare witness binder for Alfred Jordan	2.50
03/17/04	GHL	Review of witness files for depositions to be scheduled	0.50
03/17/04	DRB	Defending deposition of Robert Riley and Alan Kramer regarding additive models	8.00
03/17/04	CEZ	Meet and confer with P. Arnold on discovery issues.	1.20
03/17/04	DRB	Travel back from W.R. Grace depositions in Columbia, Maryland	2.50
03/17/04	KMW	Legal research and analysis in support of opposition to motion to compel document production.	2.70
03/18/04	DRB	Revisions to opposition brief concerning Intercat's motion to compel discovery	0.50
03/18/04	GHL	Review of Intercat's motion to compel document production and supporting exhibits; review of case law on entire market value rule, relied on by Intercat for damage claim, consideration of affidavits to be submitted in support of opposition, review of draft opposition brief;	3.50
03/18/04	FTC	Conducted legal research into claim construction issues; reviewed and considered the results of said research.	6.50

03/18/04	KMW	Legal research and analysis in support of opposition to motion to compel.	4.30
03/18/04	KMW	Preparation of subpoena to Murphy Meraux and schedule deposition.	1.60
03/18/04	DRB	Coordinating and scheduling depositions	0.50
03/19/04	GHL	Continued preparation of opposition to Intercat's motion to compel, including participation in drafting of supporting affidavits, and drafting of opposition brief;	4.50
03/19/04	GHL	Meeting with trial team members to discuss discovery status, including opposition to Intercat's motion to compel and support for the opposition, evidence at depositions taken to date by parties, refining discovery plan based on same;	1.00
03/19/04	KMW	Fact gathering, legal research, exhibits preparation, and strategy development in support of opposition to motion to compel.	4.50
03/19/04	FTC	Conducted legal research into claim construction issues; reviewed and considered the results of said research.	6.50
03/19/04	KMW	Analysis of Bartholic deposition.	0.30
03/19/04	DRB	Drafting declaration for opposition to Intercat's Motion to Compel	2.50
03/19/04	DRB	Meeting with Mr. Levin and Karen Whitney regarding discovery strategy	1.00
03/19/04	DRB	Reviewing Grace's opposition to Intercat's motion to compel production	2.00
03/19/04	DRB	Coordinating refinery discovery	0.50
03/22/04	GHL	Continued drafting of opposition to Intercat Motion to Compel	4.00
03/22/04	FTC	Considered the proper construction of the claims of U.S. patent no. 5,389,236.	5.80
03/22/04	DRB	Revisions to brief in support of opposition to Intercat's Motion to Compel	2.00
03/22/04	DRB	Revisions to declarations in support of opposition to Intercat's motion to compel	2.00
03/22/04	GHL	Assessment of Intercat's damages allegations and review of Grace production relevant to same;	1.50
03/22/04	KMW	Analysis of Bartholic deposition.	1.30
03/22/04	KMW	Fact gathering and preparation of exhibits in support of opposition to motion to compel.	5.40

03/23/04	KMW	Fact-gathering in support of continued Grace 30(b)(6) depositions.	0.40
03/23/04	GHL	Work on claim construction issues in anticipation of Markman briefing	0.70
03/23/04	KMW	Analysis of opposition brief, cite-checking, assemble exhibits, fact-gathering.	5.90
03/23/04	KMW	Analysis of Bartholic deposition.	0.30
03/23/04	DRB	Revisions to brief in opposition of Intercat's motion to compel	1.00
03/23/04	DRB	Preparation of Rule 30(b)(6) deposition notice	1.00
03/23/04	DRB	Coordination with Grace personnel regarding declaration in support of opposition motion	1.00
03/24/04	DRB	Revisions to opposition brief to Intercat's Motion to Compel	1.00
03/24/04	FTC	Considered the proper construction of the claims of U.S. patent no. 5,389,236.	2.20
03/24/04	LL	Attendance and assistance to the analysis and organization of documents for file preparation, updating files and document review for category searches.	5.50
03/24/04	DRB	Preparation of Rule 30(b)(6) notice to Intercat	1.00
03/24/04	GHL	Final drafting/editing of opposition to Intercat's motion to compel, attendance to transmitting same to local counsel, telephone conference with local counsel regarding the proposed filing, editing the filing in response to counsel comments;	0.70
03/24/04	KMW	Analysis of Bartholic deposition.	0.40
03/24/04	KMW	Analysis of 236 patent and claim construction positions.	1.00
03/24/04	FTC	Reviewed the transcript of the deposition of David Bartholic.	4.30
03/24/04	KMW	Review and supplement documents for Tesoro witness binder.	1.00
03/24/04	KMW	Analyzing, fact-finding, revising, coordinating with local counsel the opposition to motion to compel.	4.20
03/24/04	KMW	Analysis of BP document production.	1.50
03/24/04	KMW	Analysis of Intercat document production in light of requests.	0.50
03/25/04	KMW	Fact analysis related to Grace models and strategy & scheduling for continuing depositions.	1.50
03/25/04	DRB	Preparation of Tesoro deposition	2.00
03/25/04	KMW	Analysis of Nol-Tec documents.	0.50

03/25/04	KMW	Analysis of documents from BP Amoco.	1.80
03/25/04	FTC	Drafted memorandum regarding claim construction.	8.00
03/25/04	KMW	Analysis of Intercat documents, facts, and Bartholic deposition.	1.60
03/25/04	KMW	Analysis of Grace documents, collection of documents for discovery, telephonic conference w/Al Jordan regarding the same.	1.90
03/25/04	DRB	Revisions to Rule 30(b)(6) notice	1.20
03/25/04	LL	Attendance and assistance to the analysis and organization of documents for file preparation, updating files and document review for category searches.	4.50
03/26/04	LL	Attendance and assistance to the analysis and organization of documents for file preparation, updating files and document review for category searches.	4.00
03/26/04	DRB	Preparation for Tesoro deposition	1.00
03/26/04	CEZ	Worked out scheduling matters with deponents; reviewed discovery issues raised by T. Wimbiscus; met with K. Whitney to discuss same.	3.40
03/26/04	KMW	Analysis of Grace documents in preparation for modellers' continuing 30(b)(6) deposition.	4.20
03/27/04	DRB	Preparation for Tesoro Mandan deposition	2.50
03/28/04	KMW	Analysis of Grace documents in preparation for continuing 30(b)(6) depositions.	1.00
03/29/04	FTC	Drafted memorandum regarding claim construction.	6.50
03/29/04	DRB	Travel to Mandan for Tesoro deposition (5 hours billed at half-time).	2.50
03/29/04	KMW	Analysis of Grace documents in support of continuing 30(b)(6).	2.50
03/29/04	DRB	Preparation for Tesoro deposition	6.60
03/29/04	LL	Attendance and assistance to the analysis and organization of documents for file preparation, document production and review.	3.50
03/30/04	FTC	Drafted memorandum regarding claim construction.	0.90
03/30/04	DRB	Preparation for, taking, and defending deposition of Tesoro in Mandan, ND refinery	8.00
03/30/04	DRB	Travel from Mandan, ND to Philadelphia due to Tesoro refinery deposition (6 hours, billed half-time).	3.00

03/30/04	KMW	Analysis of Bartholic deposition, 236 patent, and claim construction.	1.70
03/30/04	KMW	Analysis of Grace documents and preparation for 30(b)(6) continuing depositions.	1.00
03/30/04	KMW	Preparation for refinery depositions.	2.50
03/31/04	KMW	Analysis of Grace documents and fact gathering in support of continuing Grace 30(b)(6) depositions.	1.20
03/31/04	KMW	Fact gathering and analysis of Grace documents in preparation for refinery depositions.	2.40
03/31/04	DRB	Preparation and argument on document production issue	2.00
03/31/04	KMW	Analysis of Riley deposition.	1.00
03/31/04	DRB	Coordination for deposition schedule for refineries	0.50
03/31/04	GHL	Preparation for scheduled telephonic hearing with magistrate on Intercat's motion to compel certain discovery, including review of parties' briefs and exhibits, meeting with members of trial team regarding issues likely to be raised at the hearing, and outlining of points to be made at the hearing; and representation of Grace at the hearing before Magistrate Boylan;	2.50
03/31/04	DRB	Preparation of Rule 30(b)(6) notice	0.70
03/31/04	KMW	Analysis of Intercat documents.	0.80
03/31/04	KMW	Analysis of 236 patent and claim construction case law.	0.50
SERVICES			\$ 96,991.00

GHL	GARY H. LEVIN	28.20	hours at \$	460.00
DRB	DAVID R. BAILEY	88.20	hours at \$	380.00
CEZ	CHAD E. ZIEGLER	18.60	hours at \$	290.00
FTC	FRANK T. CARROLL	42.20	hours at \$	270.00
KMW	KAREN MILLANE WHITNEY	122.70	hours at \$	210.00
LL	LARRY LABELLA	32.00	hours at \$	130.00
NP	NICOLE POLICARPO	15.00	hours at \$	130.00
MDB	MELICA D. BLIGE	16.50	hours at \$	110.00

DISBURSEMENTS:

ASSOCIATE SERVICES	606.44
FACSIMILE	46.00
COURT REPORTERS	1,257.45

POSTAGE & DELIVERY	690.77
DETECTIVES/SUBPOENAS	105.00
TELEPHONE	15.08
PHOTOCOPYING	1,249.13
COMPUTER SEARCH	573.00
TRAVEL & EXPENSES	3,692.76
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DISBURSEMENT TOTAL	\$ 8,235.63
SERVICE TOTAL	\$ 96,991.00
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INVOICE TOTAL	\$ 105,226.63
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3/16//04 Travel and Expense: Vendor David Bailey

Transportation: Purpose of trip: Depositions at W.R. Grace in
Columbia, Maryland

3/16/04 Roundtrip Amtrak Ticket from
Philadelphia to Maryland \$187.00

Taxi Fare: Transportation from Amtrak in Maryland
To Columbia, Maryland \$ 37.00
Transportation from W.R. Grace to Hotel \$ 15.00
Transportation from Hotel to W.R. Grace \$ 19.00
Transportation from W.R. Grace to
Amtrak in Maryland \$ 35.00

Lodging: Sheraton Hotel, Columbia, Maryland \$ 258.69

Parking: \$ 39.00

Meals: \$ 23.69

Miles: 40 miles @ .325 \$ 13.00

TOTAL EXPENSE: \$627.38

3/29/04

Travel and Expense: Vendor David Bailey

ND

Transportation: Purpose of trip: Deposition at Tesoro Refinery in Mandan,

3/29/04	Northwest Air Flight 687	\$1,701.90
	Philadelphia to Minneapolis, MN and connection	
	Flight 135 from Minneapolis to Bismarck, ND	
	Northwest Air 1156	
	Bismarck, ND to Minneapolis, MN and connection	
	Flight 692 from Minneapolis to Philadelphia	
Lodging:	Fairfield Inn	\$ 68.11
Tips:		\$ 2.00
Parking:		\$ 52.00
Meals:		\$ 40.07
Miles:	40 miles @ .325	\$ 13.00

TOTAL EXPENSE: \$1,877.08

3/11/04	Travel and Expense: Vendor Chad Ziegler	
	Transportation:	Purpose of trip: Attend 30(b)(6) Deposition of Nol-Tec in Minneapolis
3/11/04	U.S. Airways Philadelphia to Minneapolis, MN	\$1,188.30
	U.S. Airways Flight Minneapolis to Philadelphia	
	TOTAL EXPENSE:	<u>\$1,188.30</u>